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THAT they will pay all taxes, assessed or levied, assessed or herein required to be paid on the property hereby me	essments, water rent, public dues and charges of every r incurred when legally due, together with insurance premort ortgaged;	kind aium
THAT they will keep during the comortgaged premises insured against loss by fire in	ntinuance of this mortgage the buildings erected on the surance extended coverage, for a sum of not less	saic tha
5_3300 auc safe and reli	able insurance company, paying the premiums and as	ssess
mortgagee the said policy of insurance and any o	and that they will maintain and deliver to other insurance which the mortgagors may carry upon	n the
damage by hre or other casualty covered by said insur	e said mortgagee forhisbenefit in case of lorance; and the said mortgagors_ further in like manner of	cové
the premiums and assessments necessary to keep said	in any of these particulars, and the said mortgageed policy or policies of insurance in force, the same so gaged property as though included in the first instance in	naid
or said, mortgaged property or any part thereof, and	to commit or suffer no waste, impairment or deteriors further covenant—to keep the premises hereby mortgaid mortgagee—, <u>his</u> —personal representatives, here respects shall constitute a default herein.	to do d
and the interest thereon, or any installment of princip in part or the interest thereon, when the same shall r	of the principal aforesaid at, matured and or interest, or in the payment of any renewal in who mature and become payable, or in the performance of	le or any
covenant herein contained, then it shall be lawful	for the mortgagee_, or_his_personal repre	esen-
incident to said sale at the Court House door in Fred cash, after having given at least twenty (20) days' prolished in Frederick County, Maryland, of the time, profession of such sale to the payment, in the first place, of all conhereinafter provided, together with the expenses attention.	necessary to satisfy and pay said debt, interest and all orderick, Maryland, or on the premises, at public auction revious notice of such sale inserted in some newspaper polace, manner and terms of sale, and to apply the procests, taxes, charges and insurance premiums hereinabove ading such sale, including the usual equity commissions	costs, for pub- eeds and and
thereof, with all interest due thereon to the date of pay	the <u>principal</u> aforesaid, or renement, and the surplus, if any, shall be paid to the said m	ewal ort-
gagors, or to their lieirs,	, sockoskop or assigns.	
THAT if the said mortgagors_ shall default in	the performance of any of the things hereby covenanted	4 10
be done and performed by them for sale under the power of sale herein contained, then in said advertisement of sale, in that event the costs the discontinuance of said sale, including counsel fees, the interest then unpaid, in this mortgage mentioned,	and the property herein mortgaged shall be advert and if for any cause said sale shall not be made as provi and expenses of sale which have accrued up to the time and one-half commissions upon the amount of the debt shall be a part of the mortgage debt herein mentioned,	ised ided e of
the said mortgagors_ covenant and agree that	they will pay the same.	
water rent, public dues and charges when legally due, public dues and charges by the mortgagee, or assign	ge the mortgagors shall fail to pay all taxes, assessment upon the payment of such taxes, assessments, water reces, such sums as shall be paid with interest thereon slands mortgaged property as though included in the first insta	ent,
WITNESS:		
	Edward A. Lewis (SEA	AL)
	Eva C. Lewis (SEA	1L)
	(SEA	L)
L'Emmen		
13 Bilson Mercer	(SEA	LL)